UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORKX EUGENE MASON,	
Plaintiff,	Case 1:19-cv-08364-DLC
-against-	DECLARATION OF
AMTRUST FINANCIAL SERVICES, INC. and DAVID LEWIS,	RICHARD S. MEISNER, ESQ.
Defendants.	
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- I, Richard S. Meisner, Esq., hereby declare:
- 1. I am a partner in the law firm of Jardim, Meisner & Susser, P.C., attorneys for the Plaintiff, Eugene Mason (hereinafter "Plaintiff Mason"). As such, I am fully familiar with the within matter.
- 2. I make this Declaration in support of Plaintiff Mason's Opposition to Defendant AmTrust Financial Services, Inc.'s (hereinafter "Defendant AmTrust") Motion to Exclude Plaintiff's Expert.
- 3. Defendant AmTrust claims in its motion that Plaintiff Mason's expert, Evan Bennett (hereinafter "Mr. Bennett") is not qualified. As such, a true and correct copy of Mr. Bennett's curriculum vitae, Bates Stamped MASON-1107-MASON-1115, is attached hereto as **Exhibit 1** and said Exhibit will be submitted to chambers via email as it was previously submitted to the Court via email as part of trial exhibit #27.

I hereby declare under penalty of perjury that the above statements are true and correct.

Dated: New York, NY December 1, 2020

Richard S. Meisner, Esq.